

| UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK BRYAN SEXTON, | USDS SDNY DOCUMENT ELECTRONICALLY FILED DOC #: |
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| Petitioner, | CASCONCIDENCE CONTROL |
| -against- | 14-cv-8164 (LAK) |
| JAKE KARAM, KENT HUGHES, VLADIMIR SHUSHKOVSKY and IAN WINTER, | |
| Respondents. | |

FINAL JUDGMENT

LEWIS A. KAPLAN, District Judge.

It is hereby

ORDERED, ADJUDGED AND DECREED as follows:

- 1. The Final Award, dated July 28, 2014, issued in *In the Matter of the Arbitration between Bryan Sexton, Claimant, v. Jake Karam, Kent Hughes, Vladimir Shushkovsky, Ian Winter, CC Capital, Inc., and "Red Star Poker," Respondents* (the "Arbitration") is hereby confirmed.
- 2. The term "Respondents," as used herein, includes Arbitration respondents CC Capital, Inc. and Red Star Poker.
- 3. Respondent Winter shall recover of petitioner Sexton the aggregate sum of \$250,897.84 (representing \$146,296.88 for attorneys' fees and costs and other out-of-pocket costs plus \$95,652.16 in respect of administrative fees and expenses of the International Centre for Dispute Resolution ["ICDR"] and the compensation and expenses of the Tribunal, in each case together with simple interest at the rate of 9 percent per annum from the 30th day after the date of the Final Award to the date of this Judgment).
- 4. Respondent Hughes shall recover of petitioner Sexton the aggregate sum of \$142,757.07 (representing \$41,998.49 for attorneys' fees and costs and other out-of-pocket costs plus \$95,666.85 in respect of administrative fees and expenses of the ICDR and the compensation and expenses of the Tribunal, in each case together with simple interest at the rate of 9 percent per annum from the 30th day after the date of the Final Award to the date of this Judgment).

- 5. Respondents Karam, Shushkovsy, CC Capital, Inc. and Red Star Poker shall recover of petitioner Sexton the aggregate sum of \$431,775.38 (representing \$320,629.64 for attorneys' fees and costs and other out-of-pocket costs plus \$95,745.56 in respect of administrative fees and expenses of the ICDR and the compensation and expenses of the Tribunal, in each case together with simple interest at the rate of 9 percent per annum from the 30th day after the date of the Final Award to the date of this Judgment).
- 6. In addition to the foregoing, Respondents shall recover simple interest at the rate of 9 percent per annum on any sums that remain unpaid from the date of this judgment until such sums are paid in full.
- 7. Respondents' request for a finding that counsel for Claimant be personally responsible for some portion of the claimed fees and costs is denied.
 - 8. There is no just reason for delay. Accordingly, this Judgment is final.

Dated: January 23, 2015

Lewis AV. Kaplan
United States District Judge

2